Case 1.11-cv-04012-67 LLB Document 23 Filed 01/09/12 Page 1 of & Page 10 # 84/417;

11-W-\$757: 11-W-4072; 11-W-5806

U.S. Distruct Court

EDMY

225 Cadman Pl3

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RO. ALL CASES

Athi: Hon Bloom/Touses/Amon

Brooklyn, NY 11201

PH is writing to inform the Court of the fallowing;
i) PH has not received any consepondence from the Court
Since the 10/31/11 Deposition.

2) PHY has not received a response from 11-CV-1417 Depts

regarding deposition nattus.

3) As for as another one of the Courts threats, in refrence to the incompetent Pro Se Clerks, there are many more important matters to address than another one sided fricial melo diama based on hearsay, and anidentified parties allegations.

4) It would behoove the court to examine plfp conflaints for "enegularities," such as:

1) 11-CV-1417 non authentic deposition transcript.

2) 10-CV-5318 Shinseki Summores issue dates as 3/4/11 and 3/16/11.

3) 11-CV-4072 Cause listed as # 42:1983 Privares Civil rights

4) 10-CV-5318 EX 6 p 10 incorrect

5)10-CV-5318 EXIZ incomplete P-17

6) 10-CV-5318 EX11 incared P.17

7)10-ev-6318 EX3 incomed p.7

8) 10-CV-5318 EX5 incomed p.8



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9) 10-CV-5318 EX6 incorrect plo

10)10-ev-5318 EX 11 incorrect p.17

11) 10-CV-5318 EX12 Encouncer p.17

12) 10-ev-5318 incorrect p. 35

13) 11-CV-1417 26 no mail neturn envelop duchetel

14) 10-ev -5318 p9 and p10 Claims + Statement of Claims

15) 10 ev-5318 22 Extension requested + allegedly served 6/29/11

16) 11-CV-1417 30 PM Submitted Numerous Objections, assurro, + Confidential agreements which evaked no response.

17) 11-CV-1417 31 And VICE VELSA.

18) 11-CV-2030 p 3 Order Sentence 1: "... the complaint is not exactly the same..." Sentence 2: "... the cour is whether the two actions involved the same subject."

19) 11-CV-1417 9/2/11 Ply foxed addendum to Kanton/ Septs. "Ply will not be held responsible for document which are no longer

Confidential." Which evoked no response

20) 11-CV-1417 6/30/11 Date of unitue death threat. Defts failed to comply with Court order to produce pltp personnel records—to this date, and the Court said and did nething.

21) Mr. Vega and his superior provided conflicting appellase

location/address information.

23) PH presented CUA to Mike, which was untimely filed 23) PH presented Suramons correction to MR Hux, which was not filed. (Marke Buradia).

p3 of but E)

24) 11-CV-1417 46,49 + 62

25) PS4 cannot respond to Order, Memos or any correspondence which is not docketed as docketed unfinitely or not received. Per FRCP 5.1(d): FRCP 46

26) 11-CV-1417 49 Per what Law/Rule are Pro Se Litigants held to attarney standards? FREP 8(0)

27) 11-CV-4012 PIt is not in receipt of defts response to

28) 11-CV-1417; 11-CU-1416; 10-CV-5318, 11-CV-4072, 11-CV-2757
11-CV-5606 PH Objects to MJ Bloom's biased Order dated
12/21/11 based on hearsay. Innocent with PROVEN Sulty??

29) 11-cv-4072 14 PHs Objection dated 11/4/11 entered Seventien (17) days later 11/28/11.

The aforementioned "vrrequelasities" are just the type the relieberg. There are many more,

PHT requests additional forme to respond to the non deckets' and non receipt of 11-CV-5606 because the Court has addressed 13 complaints to PHT, which form complaints have bun pending since on or about April 2010; non receipt of Orders-repeatedly; no legal reason or Rule for dismissel Ordered on pg 1; Officer #6925 and Major Lowe her supervisor rejused to identify #6925 by name - PHY noves the Court to Endu release of #6925 in Identify as well as Officer John Boe, which are received to identify as well as Officer John Boe, which are received

ply is not pring to.

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P3 3ed paragraph: ply did not "vouchered" the property,
Ply attempted freed to document the sharpe marker,
which was hashed by Efficien home = attempted to
Youch. The sharpie was not vouchered because
Efficer Daly / Lt Daly requised to permit ply to
document the sharpie on the voucher/property
form.

PHY Objects to Cade because it is miscontruing glaps complaint and just to do justice. In addition ally plays complaints are playwed by "non delivery "as mail, and "undernely" and for comitted from the docket sheets.

PH Submits a temporary mailing address: General Delwery, 46-02 21 STREET, L.I.C. NY 11101 Spective immediately.

PIH requests to submit ALL documents to Judge Towns, Amon on Bloom, because case fraud is ramport in this Court, beyond a reasonable doubt.

Ply would like to know what the Court ended to do about the ongoing enundapeting of ply cases Since filings. Which has evaped no response.

Plf regusts for a conference regarding 10-cv-5318 Interrogatories requests, which are vixatures too broad, vague and can be obtained by many o the means, which are of no expense to the diffs.

In addition the DVA agents have states everything that they need. Pill is not able to represt any documents as media. However, ply will make it available to be viewed the her present.

Du addition to the theft of documents from plys home, documentary enderce was also staten from her civil action, which hinders the excesse of her Constitutional Right.

PHy is confused by depts "Insteal Disclosure" as to whether it is a regress on a response? EgT p?
"All contacts with these conduceduals must be made through the undersigned counsel."

Oly has not received a notice of counsel for any one except Eve Showing For the aforementance recorns ply Objects to defts ambiguous correspondence.

An But Pou Se 46-02 21# 57 L.IC NY 11101

Dated; Junuary 6, 2012